STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: September 1, 2018

UNITED STATES BANKRUPTCY COURT

		District of No		OOKI
In Re:	Takidia T Ligon		Case No.: Judge:	
		Debtor(s)	odage.	
		CHAPTER 13 PLAN	AND MOTION	IS
✓ Original Motions	Included	☐ Modified/Notice Re☐ Modified/No Notice	•	Date:
		THE DEBTOR HAS FILED CHAPTER 13 OF THE BA		
		YOUR RIGHTS MAY	BE AFFECTE	:D
Plan proporty your attorn written objusted in the notice. See modification alone will a wishes to oprosecute	psed by the Debtor to bey. Anyone who wis ection within the time duced, modified, or ay be granted without the Notice. The Course Bankruptcy Rule 3 on may take place seavoid or modify the la lien based on valuation contest said treatments.	to adjust debts. You should shes to oppose any provision are frame stated in the <i>Notice</i> eliminated. This Plan may bout further notice or hearing, it may confirm this plan, if the 3015. If this plan includes molely within the chapter 13 clien. The debtor need not file are of the collateral or to reduent must file a timely objection.	read these paper of this Plan of this Plan of this Plan of the Plan of the confirmed and unless written of the confirmation propers a separate mode on and appear and appear and the confirmation propers and appear appear and appear and appear and appear and appear appear and appear appear and appear appear and appear appear appear and appear a	e Debtor. This document is the actual ers carefully and discuss them with a rany motion included in it must file a ay be affected by this plan. Your claim d become binding, and included objection is filed before the deadline by filed objections, without further or modify a lien, the lien avoidance or cess. The plan confirmation order otion or adversary proceeding to avoid rate. An affected lien creditor who at the confirmation hearing to
state whe	ether the plan inclu		items. If an ite	est check one box on each line to em is checked as "Does Not" or if later in the plan.
THIS PLAI	N:			
	▼ DOES NOT CON SET FORTH IN PA		ROVISIONS. NO	ON-STANDARD PROVISIONS MUST
COLLATE	RAL, WHICH MAY		YMENT OR N	BASED SOLELY ON VALUE OF O PAYMENT AT ALL TO THE IY.

				VOID A JUDICIAL EE MOTIONS SE				NPURCHASE	-MONEY
Initial De	btor(s	s)' Attorr	ney	BJS Ini	tial Debtor:	TTL	Initia	l Co-Debtor	
Part 1:	Pavm	ent and	Len	gth of Plan					
	,			.g 01 - 10					
a approxim				pay <u>283.00 Montl</u>	hly to the Ch	napter 13 ⁻	Trustee, startir	ng on <u>Decembe</u>	<u>r 1, 2018</u> for
b	. The	e debtor	Futu	make plan paymere Earnings er sources of fund					are available):
С	. Use		Sale Desc	erty to satisfy plar of real property cription: osed date for con	·				
			Desc	nance of real prop cription: losed date for con	-				
			Desc	n modification with cription: cosed date for con	•	nortgage e	encumbering p	roperty:	
d				regular monthly m	nortgage pay	ment will o	continue pendi	ng the sale, re	efinance or
e			Othe	er information that	may be imp	ortant rela	ting to the pay	ment and leng	gth of plan:
Part 2:	Adea	uate Pr	otect	ion	Х	NONE			
a	. Ade	equate p	rotec	ction payments will-confirmation to _	Il be made in	the amou	int of \$ to b	pe paid to the	Chapter 13
				ction payments will pre-confirmation			ınt of \$ to b	oe paid directl	y by the
Part 3:	Priori	ty Clain	ns (Ir	ncluding Admini	strative Exp	enses)			
a. All	allow	ed prior	rity cl	aims will be paid i	n full unless	the credit	or agrees othe	rwise:	
Creditor					Type of Priority				Amount to be Paid
Brad J. Sa	idek, E	squire			Attorney Fees				2,590.00
Cł	neck o	one:		bligations assigne				•	

assigned to or is ow	ed to a governmental un	t and will be paid less than the	full amount of the claim
pursuant to 11 U.S.	C.1322(a)(4):		

Creditor Type of Priority Claim Amount Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

				Interest	Amount to be Paid	Regular Monthly
				Rate on	to Creditor (In	Payment (Outside
Cr	editor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments v NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
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-NONE-				
		•	•	

	Debtor retains collatera n shall discharge the co		Plan, payment of the f	ull amount of the
	NE ation, the stay is termina U.S.C 1301 be termina			
Creditor	Collateral to b	e Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
BB&T	08081 Camd	\$67,000.00 minus 10%	67,000.00	30,745.00
USSA Federal Saving Bank/Nationstar	08110 Camd Market Value	venue Pennsauken, NJ en County \$100,000.00 minus sale = \$90,000.00	100,000.00	0.00
g. Secured Claims to Creditor	o be Paid in Full Thro			o be Paid through the Plan
Part 5: Unsecured 0	Claims NONE			
a. Not separa	ately classified allowe Not less than \$ to			d:
V	Not less than 100 perc	cent		
	Pro Rata distribution fr	om any remaining fu	nds	
	classified unsecured		ted as follows:	
Creditor	Basis for Sepa	arate Classification	Treatment	Amount to be Paid
Part 6: Executory C	ontracts and Unexpire	ed Leases X NO	ONE	
	me limitations set forth		4) that may prevent ass	sumption of
non-residential real p	operty leases in this Pla	an.)		
All executory except the following,	contracts and unexpired which are assumed:	l leases, not previous	sly rejected by operatio	n of law, are rejected,
	rs to be Cured in Nature	e of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Plan				

local form, No. LBR 3015-1.	ns containing otice of Chapt A Certification Clerk of Cour	er 13 Plan of Servic	n Transmitt ce, Notice o	al, within the f Chapter 13	time Plan	and in the	e manne al and v	r set for	th in D.N.J.
	tion to Avoid I ebtor moves to					_			
Creditor	Nature of Collateral	Type of Lie	en Amount o		llue of ateral	Amount Claim Exempti	of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE The De	tion to Avoid lebtor moves to heart 4 above:	reclassify							-
Creditor	Collateral			Total Collateral		rior Liens	Value of Creditor's Interest in Collateral	'n	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:									
Creditor	Collateral	So	cheduled Debt	Total Collatera Value	al ,	Amount to be	Deemed Secured		Amount to be Reclassified as Unsecured
Part 8: Other Plan Provisions a. Vesting of Property of the Estate Upon Confirmation Upon Discharge b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay. c. Order of Distribution The Standing Trustee shall pay allowed claims in the following order: 1) Ch. 13 Standing Trustee Commissions 2) Other Administrative Claims 3) Secured Claims 4) Lease Arrearages									
	5) Priority C		Claims		_				

d. Post-Petition Claims	
The Standing Trustee ☑ is, ☐ is not auth Section 1305(a) in the amount filed by the post-p	orized to pay post-petition claims filed pursuant to 11 U.S.C. petition claimant.
Part 9: Modification X NONE	
If this Plan modifies a Plan previously file	d in this case, complete the information below.
Date of Plan being modified: Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously	with this Modified Plan?
Part 10 : Non-Standard Provision(s): Signatu Non-Standard Provisions Requiring Sepa ✓ NONE ☐ Explain here: Any non-standard provisions placed elsew	arate Signatures:
Signatures	
The Debtor(s) and the attorney for the Debtor(s),	if any, must sign this Plan.
	, if not represented by an attorney, or the attorney for the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> n-standard provisions included in Part 10.
certify under penalty of perjury that the above is	true.
Date: October 16, 2018	/s/ Takidia T Ligon Takidia T Ligon
Date:	Debtor
	Joint Debtor
Date October 16, 2018	/s/ Brad J. Sadek, Esquire Brad J. Sadek, Esquire
	Attorney for the Debtor(s)